

## IN ACKNOWLEDGMENT

of the service electricity is rendering, the electrical industry, and other great industries co-operating with it, decided to dedicate the week of November 29 to December 4 to a national celebration, to be known as

### ELECTRICAL PROSPERITY WEEK.

Let Wallhalla put on some of the boom and spirit of this occasion by wiring up her houses, putting in more lights and better lights and by learning the slogan of the Society for Electrical Development, viz.: "Do it Electrically." For everything Electrical see—

**JAS. W. HARRISON.**

#### LOCALS FROM RICHLAND.

**Thanksgiving Day Brought Many in for "Old Homestead" Reunions.**

Richland, Nov. 29.—Special: Richland school vacated Wednesday evening until this morning. Hugh Miller spent the Thanksgiving season at Clinton, and John T. Ballenger also spent the week-end there.

The Thanksgiving season brought quite a number of students and visitors to Richland. Cadet David McMahon visited homefolks. Cadets Stribling and Bruce Stribling had as their guests Major A. B. Carville, D. H. Banks, John G. Kleaser and Major V. H. Agnew, all from Clemson.

Misses Alma Chapman, Susie Powell, teachers from Greer, and Miss Bernice Moore, of McCall, visited Miss Ruth Berry from Wednesday until Saturday.

Louis Perry, of Easley, spent the week-end with his grandparents, Mr. and Mrs. L. M. Berry.

Miss Mary Berry, of Greenville, visited homefolks here.

Miss Christine Anderson, who is teaching at Camden, and Miss Pauline Anderson, teaching at Fair Play, spent the holiday season with Mr. and Mrs. S. N. Hughs.

Miss Cora Wyly, who is teaching at Tokeena, O. Stokes Wyly, of Georgetown, and Lula Wyly, of the Seneca High School, were at home with Mr. and Mrs. T. B. Wyly for the Thanksgiving holidays.

Miss Lynn Verner was "at home" in a big-hearted, whole-souled country way to the home-coming teachers, students and friends Wednesday evening from 8 to 12 o'clock. If they did "trip the light fantastic toe" who could complain, or blame or care? All went merrily, and none was the worse. When the "wee hour" came to depart, so charming were the environments that some of the horses refused to leave, stood stark-still, leaned heavily on their haunches and the occupants quickly vacated the vehicle. After dancing a jig to the lash of the whip the horses went off with a leap and a bound, and the former occupants walked a piece, got in the carriage and all went well.

For high school no will offer from the home, home and a improving rapidly.

Miss Lulu Ballenger has been at Greenville for some days for treatment. Her many friends are glad to know that her health is improving.

Dr. and Mrs. C. M. Walker and children, of Westminster, visited Mr. and Mrs. J. P. Stribling Sunday.

Miss Freda Hughs spent the past week with friends at Pickens.

The Thanksgiving service at Richland was well attended. The pastor, Rev. I. E. Wallace, delivered a very appropriate sermon, and the orphanage was remembered with a substantial contribution.

#### Notes from Bounty Land.

Bounty Land, Nov. 29.—Special: Mrs. J. E. Kelley and little daughter, of Tamassee, and Mrs. J. R. Heller and family, of Seneca, spent Thanksgiving with their parents, Hon. and Mrs. John L. Smith.

S. A. Davis, of Danville, Va., Miss Kate Russell, of Westminster, and Miss Janie Neville Shanklin were guests last week of Misses Salie and Julia Davis.

Mrs. Garlington and Miss Hudgens, of Greenville, were recent guests in the home of W. T. Hubbard.

Mrs. Julia D. Shanklin and son, E. R. Shanklin, spent the week-end in Anderson as guests of Mr. and Mrs. J. B. Shanklin.

Miss Cary Doyle, who is assistant teacher in Norton school, spent the week-end with her parents, Mr. and Mrs. Jasper Doyle.

Miss Cora Hubbard, of Spartanburg, spent Thanksgiving with her home people here.

W. T. Hubbard attended the Harvest Festival in Atlanta recently.

Clean-up day was observed by the patrons and pupils of our school last Friday. An improvement association was organized in the afternoon, Mrs. W. D. Wright acting as chairman.

The officers elected were: Miss Clyde Smith, president; Miss Irene Stone, vice president, and Mrs. Jasper Doyle, secretary and treasurer. Bounty Land bids fair to win one of the State's prizes for improvement. We can boast of one of the finest rural school buildings in the county.

Mrs. J. M. Gillison is spending a few days with her daughter, Mrs. C. S. Stribling, in Seneca.

#### Another German Attempts Escape.

Washington, Nov. 29.—The escape and capture of a German sailor interned on the Prinz Eitel Friedrich at Norfolk was announced by the Navy Department today. The sailor leaped overboard last night and swam 800 feet to the shore. He was captured by the Norfolk police and returned to the ship. He will be punished by the captain of the interned vessel. The department probably will be asked how he shall be punished.

#### Wreck Ties Up Railroad.

Philadelphia, Nov. 29.—Main line traffic on the Pennsylvania railroad between here and New York is tied up as the result of a rear-end collision of two freight trains at Conwell, Pa. Thirty freight cars were demolished and Lehigh was piled 15 feet high in some places, completely blocking five tracks.

## Master's Sales.

STATE OF SOUTH CAROLINA,  
COUNTY OF OCONEE.

In Court of Common Pleas.

Pursuant to decrees of the aforesaid Court, in the cases named below, I will offer for sale, to the highest bidder, in front of the Court House door, at Walhalla, South Carolina, on MONDAY, the 6th day of DECEMBER, 1915, between the legal hours of sale, the tracts of land below described:

The Oconee Bank, a Corporation, Plaintiff,  
against  
T. N. Carter and D. A. Mulkey, Defendants.

All that certain piece, parcel or tract of land, lying in the Town of Westminster, S. C., the same being the place where I (C. J. Mulkey) now live, adjoining lands of Wm. J. Stribling, Evans Norris and others, the same being the lots of land conveyed to me (C. J. Mulkey) by C. M. Walker and The Seneca Bank, containing twenty-one acres, more or less.

Terms of Sale: CASH. That in event of failure of the purchaser or purchasers to comply with the terms of sale within five days from the day of sale, the Master do re-advertise and resell said premises on the following day, or some convenient day thereafter, at the same place and on the same terms as heretofore set out, at the risk of the former purchaser or purchasers, and that he continue so to do until he has found a purchaser or purchasers who comply with the terms of sale.

Purchaser to pay extra for papers and stamp. W. O. WHITE, Master for Oconee County, S. C. Nov. 17, 1915.

John J. Rhoads, Individually and as Administrator of the Personal Estate of Mrs. Ary O'Kelley, deceased, Plaintiff,

against  
John T. O'Kelley et al., Defendants.

All that certain piece, parcel or tract of land, lying and being in the County of Oconee, of the State of South Carolina, containing seventy-five acres, more or less, lying east of the public highway leading from West Union toward Salem, and adjoining lands of W. A. Strother, Fred Bell, Seck Reid Estate and others, and known as the old Benj. F. O'Kelley home place.

Terms of Sale: One-third cash on day of sale, and balance on a credit of one and two years, credit portion to bear interest from day of sale, to be secured by bond of purchaser or purchasers and a mortgage of the premises, with privilege to the purchaser or purchasers to anticipate the payment of the credit portion at any time; that in event of failure of purchaser or purchasers to comply with the terms of sale within five days from day of sale, the Master do re-advertise and resell said premises on the following day, or some convenient day thereafter, at the same place and on the same terms as heretofore set out, at the risk of the former purchaser or purchasers, and that he continue so to do until he has found a purchaser or purchasers who shall comply with the terms of sale.

Purchaser to pay extra for papers and stamp. W. O. WHITE, Master for Oconee County, S. C. Nov. 17, 1915.

The Citizens' Bank, Plaintiff,

against  
Roselle Williams et al., Defendants.

All that certain lot or parcel of land, containing ten acres, more or less, adjoining Mariah Grant and others, and being a part of the estate of Henry Williams, deceased, being the same conveyed to Lucy Williams by the other heirs-at-law of Henry Williams, deceased, and being a part of the home tract of said Henry Williams, deceased, and including a half interest in the dwelling house on said tract of land.

Terms of Sale: CASH. That in event of failure of the purchaser or purchasers to comply with the terms of sale within five days from day of sale, the Master do re-advertise and resell said premises on the following day, or some convenient day thereafter, at the same place and on the same terms as heretofore set out, at the risk of the former purchaser, or purchasers, and that he continue so to do until he has found a purchaser or purchasers who comply with the terms of sale.

Purchaser to pay extra for papers and stamp. W. O. WHITE, Master for Oconee County, S. C. Nov. 17, 1915.

Thomas Sprinkle, Plaintiff,

against  
J. M. Bearden, Defendant.

All that parcel or lot of land situate, lying and being in the County and State aforesaid, and being lots four and five, in Block Number One, as shown on plat of the lands of Piedmont Land and Improvement Company, made by D. Conger, dated November, 1908, the dimensions of said lots together are as follows: Beginning on Piedmont street, at corner lot No. 3, thence N. 52 1/2° E. 470 feet, to Lemons line, thence along said line 78 feet to Poore's line, thence along Poore's line 100 feet to Lot No. 6, thence along Lot No. 6 S. 52 1/2° E. 465 feet to Piedmont street, thence up Piedmont street 150 feet to the beginning.

Also,  
All that parcel or lot of land situate, lying and being in the County and State aforesaid, and being Lots Number One (1), Two (2) and Three (3), in Block Number One (1), as shown on plat of the lands of the Piedmont Land and Improvement Company, made by D. Conger, dated November, 1908, further described as follows: Beginning at corner of Bermuda and Piedmont streets, thence S. 63 1/2° E. 225 feet, thence N. 52 1/2° E. 470 feet, to Lemons line, thence 208 feet to iron pin, thence 104 feet to Bermuda street, thence along said

street S. 52 1/2° W. 350 feet to beginning corner.

Terms of Sale: CASH. That in event of failure of the purchaser or purchasers to comply with the terms of sale within five days from day of sale, the Master do re-advertise and resell said premises on the following day, or some convenient day thereafter, at the same place and on the same terms as heretofore set out, at the risk of the former purchaser or purchasers, and that he continue so to do until he has found a purchaser or purchasers who comply with the terms of sale.

Purchaser to pay extra for papers and stamp. W. O. WHITE, Master for Oconee County, S. C. Nov. 17, 1915.

Mrs. Lulu Moore, in Her Own Right and as Administratrix of the Personal Estate of John T. Moore, deceased, Plaintiff,

against  
Hurtace Lee Moore et al., Defendants.

All that certain piece, parcel or tract of land situate, lying and being in the County of Oconee, State of South Carolina, on both sides of Perkins Creek, waters of Conners Creek, adjoining lands now or formerly of J. B. E. Sloan, J. T. Stone, M. C. Stone, W. B. Browning and D. E. Lumpkin, and containing one hundred seventeen (117) acres, more or less, and being the tract of land conveyed to John T. Moore by E. J. Stone and others by deed bearing date the 14th day of November, 1902, and recorded in Clerk's office, Oconee County, S. C., on the 6th day of January, 1903, in Book Z, page 5, and being the tract of land on which he resided at the time of his death.

Terms of Sale: CASH. That in event of failure of the purchaser to comply with the terms of sale within five days from day of sale the Master do re-advertise and resell said premises on the following day, or some convenient day thereafter, at the same place and on the same terms as heretofore set out, at the risk of the former purchaser, and that he continue so to do until he has found a purchaser who complies with the terms of sale.

Purchaser to pay extra for papers and stamp. W. O. WHITE, Master for Oconee County, S. C. Nov. 17, 1915.

Thomas Sprinkle, Plaintiff,

against  
E. M. O'Shields, Defendant.

All that certain piece, parcel or lot of land situate, lying and being in the County and State aforesaid, and being lots Numbers 5 and 6, in Block 4, as shown on plat of the Piedmont Land and Improvement Company, made by V. B. Trogdon, Jr., and dated May 24th, 1910, said lots being the same conveyed to E. M. O'Shields by E. J. Moore by deed bearing date the 14th day of April, 1911, and recorded in Clerk's office, Oconee County, S. C., on the 24th day of August, 1915.

Terms of Sale: CASH. That in event of failure of the purchaser or purchasers to comply with the terms of sale within five days from day of sale the Master do re-advertise and resell said premises on the following day, or some convenient day thereafter, at the same place and on the same terms as heretofore set out, at the risk of the former purchaser or purchasers, and that he continue so to do until he has found a purchaser or purchasers who comply with the terms of sale.

Purchaser to pay extra for papers and stamp. W. O. WHITE, Master for Oconee County, S. C. Nov. 17, 1915.

Lemuel A. P. Nicholson et al.,

Plaintiffs,

against  
Doctor E. Nicholson et al.,

Defendants.

All that certain piece, parcel or tract of land situate, lying and being in Oconee County, State of South Carolina, on waters of Whitewater River, adjoining lands formerly belonging to Benedict-Love Company, and being the same tract of land conveyed to Mary Rebecca Nicholson by her father, Milton Nicholson, Sr., by deed bearing date the 12th day of July, 1902, and recorded in Clerk's office, Oconee County, S. C., on the 1st day of September, 1902, in deed book Y, page 538, containing one hundred and ten acres, more or less.

Terms of Sale: One-half cash, and balance on a credit of one year; credit portion to bear interest from day of sale at the rate of eight per cent per annum and be secured by bond of purchaser and mortgage of the premises, with leave to the purchaser to anticipate payment at any time during said year by paying interest on credit portion from date of sale at rate of eight per cent per annum; that in event of failure of the purchaser to comply with the terms of sale within five days from day of sale the Master do re-advertise and resell said premises on the following day, or some convenient day thereafter, at the same place and on the same terms as heretofore set out, at the risk of the former purchaser, and that he do continue so to do until he has found a purchaser who complies with the terms of sale.

Purchaser to pay extra for papers and stamp. W. O. WHITE, Master for Oconee County, S. C. Nov. 17, 1915.

Mary Hare et al., Plaintiffs,

against  
Luther C. Hare et al., Defendants.

All that tract of land in Oconee County, South Carolina, lying east of the following line, to wit: "Beginning at the point where the middle thread of Big Toxaway Creek intersects the southern boundary line of said tract, said line running due east and west, thence up the middle thread of Big Toxaway Creek to the fork of the same in the field thence the middle thread of the West fork to the ford below the mouth of the branch, thence a straight line up the ridge to a stone corner on the northern boundary line, 19 chains S. E. from small black oak corner as shown in plat made by Tyre B. Mauldin of date April 26th, 1866, the said corner hereby designated being 5 chains due west from the nearest black oak corner due east from said stone corner; thence along the several courses and distances as shown in the plat aforesaid back to the beginning corner at the middle thread of Big Toxaway Creek. The portion of said tract lying on the west of said divid-

ing line being the share or portion of the plaintiff, James W. Hare, Jr., and the portion on the east of said dividing line being the share or portion of the defendant, Mary Hare, and her children, named as defendants herein under the statutes of distribution of this State."

Terms of Sale: For one-third cash and the balance on a credit of one and two years, in equal installments; the credit portion to bear interest at the rate of seven per cent per annum and be secured by bond of the purchaser and a mortgage of the premises. That in case the purchaser fail to comply with the terms of sale within five days the Master do re-advertise the premises and sell the same the next day or some day thereafter, at the same place and on the same terms.

Purchaser to pay extra for papers and stamp. W. O. WHITE, Master for Oconee County, S. C. Nov. 17, 1915.

Frank H. Shirley, Plaintiff,

against  
Mrs. Sarah Jane Long et al.,

Defendants.

All that certain piece, parcel or tract of land, lying, being and situate in Tugaloo Township, State and County aforesaid, containing thirteen and 22/100 (13.22) acres, more or less, and adjoining lands of Mrs. M. C. McCall, Wm. M. Gossett, J. O. Coah, the said Frank H. Shirley and others, and being the same tract of land devised to Abraham H. Long on February 24th, 1912, by said Frank H. Shirley.

Terms of Sale: CASH. That in event of failure of purchaser to comply with the terms of sale within five days from day of sale the Master do re-advertise and resell said premises on the following day, or some convenient day thereafter, at the same place and on the same terms as heretofore set out, at the risk of the former purchaser, and that he continue so to do until he has found a purchaser who complies with the terms of sale.

Purchaser to pay extra for papers and stamp. W. O. WHITE, Master for Oconee County, S. C. Nov. 17, 1915.

## Cotton Seed Meal and Hulls

Cotton Seed Meal and Hulls can be fed profitably to cows. This is the reason:

1st. Nothing will fatten so fast as Meal and Hulls with some roughness along.

2d. Cattle are cheap now, but will be high next spring. Therefore good difference to buy and sell on.

3d. One ton of cow manure contains about \$7.50 worth of Potash, and every farmer should make all he can and put it in the drill instead of broadcasting.

4th. Fertilizers will be so high that you can afford to feed high-priced Meal and Hulls in order to get this manure.

Bed your cattle well, of the right kind of bedding, and more money will be made by feeding cattle than last year.

**Westminster Oil & Fertilizer Co.,**

Westminster, S. C.

ginia Jones on 15th April, 1898, and by the said E. C. Doyle to J. H. Adams.

(2.) All that certain piece, parcel or lot of land situate, lying and being in the State and County aforesaid, on Double Branch, waters of Conners Creek, adjoining lands of W. K. Tannery, E. T. Verner, J. B. Sifton and others, containing seventy-seven acres, more or less.

(3.) All that certain piece, parcel or tract of land situate, lying and being in the County of Oconee, of the State aforesaid, on the middle prong of Snow Creek, of Conners Creek, of Tugaloo River, adjoining lands now or formerly of W. S. Pritchard, Robert Moore, M. C. Lemmons and others, containing one hundred forty-seven and one-half acres, more or less.

(4.) All that piece, parcel or lot of land situate, lying and being in the County of Oconee, in the State of South Carolina, on both sides of the public road leading from Pendleton to Retreat, adjoining lands of the estate of Mrs. T. W. Foster, M. B. Gaines, Asbury Cox and others, being made up of two tracts, one containing eighty-two acres, and the other containing forty-three acres, to be sold separately.

(5.) All that piece, parcel or tract of land in State and County aforesaid, containing one hundred and thirty-five acres, more or less, and known as the Moore lands, made up of two tracts, one containing eighty-four and one-half acres, and the other containing fifty-one and one-half acres, adjoining lands of C. Jones, F. K. Cowan, Alfred Kelley and others, to be sold in one tract.

(6.) All that piece, parcel or lot of land in the Town of Seneca, and known on a plan of a certain block of land made by J. H. Harper, July 26th, 1906, as Lot No. Nine. This lot fronts sixty-eight feet on South Fourth street and runs back two hundred and four feet to an alley.

(7.) All that piece, parcel or lot of land in the Town of Seneca, and known on a plan of a certain block of land, made by J. H. Harper, July 26th, 1906, as Lot No. Ten. This lot fronts sixty-eight feet on South Fourth street and runs back two hundred and four feet to an alley.

Terms of Sale: One-third cash on day of sale; one-third on a credit of one year, and the other third on a credit of two years from day of sale, the credit portion to be secured by bond of the purchaser or purchasers and a mortgage over the premises, and to draw interest from day of sale at the rate of eight per cent per annum till paid. That in the event of failure of the purchaser or purchasers to comply with the terms of sale within five days from day of sale, the said Master do re-advertise and resell such of the premises as to which there is a failure to comply, on the following day, or some convenient day thereafter, at the same place and on the same terms as heretofore set out, at the risk of the former purchaser or purchasers, and that he do continue so to do until he has found a purchaser or purchasers who comply with the terms of sale.

That any purchaser, or purchasers, desiring so to do, may anticipate payment of the credit portion of said lands and comply in full with his or their bids within five days after the day of sale.

Purchasers to pay extra for papers and stamps. W. O. WHITE, Master for Oconee County, S. C. Nov. 17, 1915.

Mary Hare et al., Plaintiffs,

against  
Luther C. Hare et al., Defendants.

All that tract of land in Oconee County, South Carolina, lying east of the following line, to wit: "Beginning at the point where the middle thread of Big Toxaway Creek intersects the southern boundary line of said tract, said line running due east and west, thence up the middle thread of Big Toxaway Creek to the fork of the same in the field thence the middle thread of the West fork to the ford below the mouth of the branch, thence a straight line up the ridge to a stone corner on the northern boundary line, 19 chains S. E. from small black oak corner as shown in plat made by Tyre B. Mauldin of date April 26th, 1866, the said corner hereby designated being 5 chains due west from the nearest black oak corner due east from said stone corner; thence along the several courses and distances as shown in the plat aforesaid back to the beginning corner at the middle thread of Big Toxaway Creek. The portion of said tract lying on the west of said divid-

ing line being the share or portion of the plaintiff, James W. Hare, Jr., and the portion on the east of said dividing line being the share or portion of the defendant, Mary Hare, and her children, named as defendants herein under the statutes of distribution of this State."

Terms of Sale: CASH. That in event of failure of the purchaser or purchasers to comply with the terms of sale within five days from day of sale the Master do re-advertise and resell said premises on the following day, or some convenient day thereafter, at the same place and on the same terms as heretofore set out, at the risk of the former purchaser, and that he continue so to do until he has found a purchaser or purchasers who shall comply with the terms of sale.

Purchaser to pay extra for papers and stamp. W. O. WHITE, Master for Oconee County, S. C. Nov. 17, 1915.

Nancy Talley et al., Plaintiffs,

against  
Susan Bynum et al., Defendants.

All that piece, parcel or tract of land situate, lying and being in Oconee County, and in the State of South Carolina, on Mili Creek, waters of Chattooga River, bounded by lands of W. M. Russell, Brown Jolly, Julius Ramey and others, and bounded on the north by Mili Creek, and on the west by Chattooga River, containing fifty acres, more or less.

Terms of Sale: CASH. That in event of failure of the purchaser or purchasers to comply with the terms of sale within five days from day of sale the Master do re-advertise and resell said premises on the following day, or some convenient day thereafter, at the same place and on the same terms as heretofore set out, at the risk of the former purchaser, and that he continue so to do until he has found a purchaser or purchasers who shall comply with the terms of sale.

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Terms of Sale: For one-third cash and the balance on a credit of one and two years, in equal installments; the credit portion to bear interest at the rate of seven per cent per annum and be secured by bond of the purchaser and a mortgage of the premises. That in case the purchaser fail to comply with the terms of sale within five days the Master do re-advertise the premises and sell the same the next day or some day thereafter, at the same place and on the same terms.

Purchaser to pay extra for papers and stamp. W. O. WHITE, Master for Oconee County, S. C. Nov. 17, 1915.

Frank H. Shirley, Plaintiff,

against  
Mrs. Sarah Jane Long et al.,

Defendants.

All that certain piece, parcel or tract of land, lying, being and situate in Tugaloo Township, State and County aforesaid, containing thirteen and 22/100 (13.22) acres, more or less, and adjoining lands of Mrs. M. C. McCall, Wm. M. Gossett, J. O. Coah, the said Frank H. Shirley and others, and being the same tract of land devised to Abraham H. Long on February 24th, 1912, by said Frank H. Shirley.

Terms of Sale: CASH. That in event of failure of purchaser to comply with the terms of sale within five days from day of sale the Master do re-advertise and resell said premises on the following day, or some convenient day thereafter, at the same place and on the same terms as heretofore set out, at the risk of the former purchaser, and that he continue so to do until he has found a purchaser who complies with the terms of sale.

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Wm. H. Mauldin et al., Plaintiffs,

against  
G. B. Hudson et al., Defendants.

All that piece, parcel or tract of land situate, lying and being in Oconee County, South Carolina, in Keowee Township, bounded on the north by lands formerly owned by S. K. Cannon, on the east by Little River, on the west by lands formerly owned by James McCarty, about ten miles east from Walhalla, containing one hundred and twenty acres, more or less, and being the same tract of land conveyed to William C. Mauldin by J. M. Cannon by deed dated 25th January, 1883, which is recorded in Book I, page 263, Register of Mesne Conveyances for Oconee County.

Terms of Sale: CASH. Should any fail to comply with the terms of his bid, that the Master resell the said premises on some subsequent day, upon the same terms, at the risk of the former purchaser, and continue so to do until a purchaser shall be found who will comply with the terms of his bid.

Purchaser to pay extra for papers and stamp. W. O. WHITE, Master for Oconee County, S. C. Nov. 17, 1915.

Nancy Talley et al., Plaintiffs,

against  
Susan Bynum et al., Defendants.

All that piece, parcel or tract of land situate, lying and being in Oconee County, and in the State of South Carolina, on Mili Creek, waters of Chattooga River, bounded by lands of W. M. Russell, Brown Jolly, Julius Ramey and others, and bounded on the north by Mili Creek, and on the west by Chattooga River, containing fifty acres, more or less.

Terms of Sale: CASH. That in event of failure of the purchaser or purchasers to comply with the terms of sale within five days from day of sale the Master do re-advertise and resell said premises on the following day, or some convenient day thereafter, at the same place and on the same terms as heretofore set out, at the risk of the former purchaser, and that he continue so to do until he has found a purchaser or purchasers who shall comply with the terms of sale.

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